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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	<del></del>		
_	00/653 304	25544005	<del></del>	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	08/653,294	05/24/1996	CAROL CLAYBERGER	286002020023	5995	
	25225	7590 08/27/2003	•			
	MORRISON & FOERSTER LLP					
		CENTRE DRIVE		EXAMINER		
	SUITE 500 SAN DIEGO,			DIBRINO, MARIANNE NMN		
				ART UNIT	PAPER NUMBER	
				1644		
			•	DATE MAILED: 08/27/2003	60	

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES ARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 2023 1 FIRST NAMED APPLICANT ATTORNEY DOCKET NO. EXAMINER

ART UNIT PAPER NUMBER 60 DATE MAILED:

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

	THE PERIOD FOR	ADVISO	DRY ACTION	
	a) is extended to ru	nesponse:		
,	b) [] avaira- u	or continues to ru	n	
	event however, w	nins from the date of the final rejection or vill the statutory period for the line.	as of the mail!	
	Any extension of The date on which purposes of deten 1.17 will be calculated Appellant's Brief in the	time must be obtained by filing a petition in the response, the petition, and the fee in mining the period of extension and the coated from the date of the originally set should be a set of the originally set.	n from the date of the final rejection  as of the mailing date of this Advisory Action, whichever is later. In no xpire later than six months from the date of the final rejection.  under 37 CFR 1.136(a), the proposed response and the appropriate fee ave been filed is the date of the response and also the date for the responding amount of the fee. Any extension fee pursuant to 37 CFR ortened statutory period for response or as set forth in b) above.	<b>э</b>
	Applicant's response to place the application	the final rejection, filed 612163	above.	
	o proposed amend	dments to the	has been considered with the following effect, but it is not deemed	
	a. There is no co	Nyincing should	has been considered with the following effect, but it is not deemed will not be entered and the final rejection stands because:  why the proposed amendment is necessary and was not earlier	
	presented.	andwing under 37 CFR 1.116(b)	why the proposed and	
•	b. L. They raise new	issues that would	proposed amendment is necessary and was not earlier	
	or Liney raise the i	issue of new manes to	allon and/or search. (See Note)	
	d. They are not do	eemed to place the	rm for appeal by materially reducing or simplifying the issues for	
	арреаг.	to place the application in better for	rm for appeal by materials.	
	e. L. They present ad	ditional claims without cases!"	rm for appeal by materially reducing or simplifying the issues for ponding number of finally rejected claims.	
	NOTE:	cancelling a corres	ponding number of finally rejected at a	
		·	s species claims.	
2.	Newly proposed or amer the non-allowable claims.	nded claims would b	allowed if submitted to	
3.	Upon the filing an appeal, be as follows:	the proposed amendment will be en	allowed if submitted in a separately filed amendment cancelling	
	Claims allowed:	15,17+ +	e allowed if submitted in a separately filed amendment cancelling lered will not be entered and the status of the claims will	
	However	The alact	pending updated theferene Search	
	Applicant's response ha	as overcome the following rejection(s):	10.0	
9	The affidavit, exhibit or remu	Act for	that & Securd personal is	. V e.
	- unquenets a	Le not Respection has been consider	ad but does not	÷.
	The affidavit or exhibit will not presented.	est for reconsideration has been consider  Le Not ferome and  t be considered because applicant h	ed but does not overcome the rejection because Application to 103(9) rejection to 103(	
The .				
1110	r	has has not been approved by	he examinate	<b>6</b> 1
Othe	4		TAALAH II	
Othe	11 00/2 -		CHRISTINA CHAN	
	M. Dan	$\supset$	CHRISTINA CHAN SUPERVISORY PATENT EVALUATION	
	M. Din REV. 5-89) 8/24			